400 Main Street
East Hartford, Connecticut 06108

October 20, 1993

U.S. Environmental Protection Agency JFK Federal Building Boston, MA 02203 Attn: Mr. Paul Keough

Connecticut Department of Environmental Protection 79 Elm Street Hartford, CT 06102

Attn: Mr. Timothy Keeney

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Dear Mr. Keeney:

Pratt & Whitney (P&W), 400 Main Street, East Hartford, Connecticut, EPA ID # CTD990672081, is submitting an unmanifested waste report per 40 CFR 265.76. Attached is EPA form 8700-13B. The details of the report are as follows:

On 9/29/93 P&W received four (4) 55-gallon drums of an oil and petroleum solvent mixture from the P&W Andrew Willgoos Turbine Laboratory facility (Willgoos), Pent Road, East Hartford, Connecticut, EPA ID # CTD000845131. Based on previous analysis, this waste was characterized as 'non-hazardous' and therefore was unmanifested. The oil and petroleum solvent mixture was transported in a P&W East Hartford tanker (hazardous waste transporters permit # CT-HW-264) with an accompanying internal certificate of transfer. It is typically stored either in containers as 55-gallon drums or in bulk storage tanks, all for off-site disposal.

Prior to acceptance, the waste was screened on 10/1/93, with a VOA meter, for presence of organics, and the level was higher than the typical acceptance level for non-hazardous waste. A subsequent flash point test yielded results that were under 140°F. It was verified by a certified laboratory on 10/6/93 that the waste was ignitable. The drums have been recharacterized as 'hazardous' at the East Hartford facility.

If you have any questions concerning this report, please contact William Chudzik at (203) 565-0338.

Sincerely,

Robert D. Rosenberg

Director, Facilities & Services

RDR/WAC/sam:2

Attachment

PRATT & WHITNEY AIRCRAFT GROUP HUE S 400 MAIN ST EAST HARTFORD, CT 06108  CTD990672081 TSD/M EI MGR-R-C-WEISS PRATT & WHITNEY AIRCRAFT GROUP MDE 400 MAIN ST EAST HARTFORD, CT 06108  INSTRUCTIONS: Read the detailed instructions beginning on page 6 of the	FORM IC	U.S. ENVIRONMENTAL PROTECTION AGENCY  1991 Hazardous Waste Report  IDENTIFICATION AND CERTIFICATION  Unmanifested Waste Report		
SEC. I Site name and location address. Complete items Athrough H. Check th	a boy 🔯 in items A	C.E.E.G. and Hill some as label; if		
different, enter corrections. If label is absent, enter information. Instruction		o, E, ( , G , and ( ) it same as label, if		
A. EPA ID No.  Same as label   Or  O				
C. Site/company name  D. Has the site name associated with this EPAID changed since 1989?  1 Yes				
E. Stare as label or If not applicable, enter industrial park, building name or other physical location description.  Same as label				
F. City, town, village, etc. Same as label	G. State Same as label	Zip Code Same as label 🔀		
or				
SEC. II Mailing address of site. Instruction page 6				
A. Is the mailing address the same as the location address?  1 Yes (SKIP TO SEC. III) 2 No (GO TO BOX B)				
B. Number and street name of mailing address NA				
C. City, town, village, etc. NA	D. State E	. Zip Code		
SEC.    Name, title, and telephone number of the person who should be contacted if questions arise regarding this report. Instruction page 6				
SEC. III Name, title, and telephone number of the person who should be contact.  A. Please print: Last name First name M.I. B. Title		. Telephone		
	Supervisor, te Treatment	2 0 3 5 6 5 - 0 3 3 8		
	Operations	Extension [ ] NjA		
SEC. IV Enter the Standard Industrial Classification (SIC) Code that describes the principal products, group of products, produced or distributed, or the services rendered at the site's physical location. Enter more than one SIC Code only if no one industry description includes the combined activities of the site. Instruction page 7  A. B. C. D. LINA.				
"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties under Section 3008 of the Resource Conservation and Recovery Act for submitting false information, including the possibility of fine and imprisonment for knowing violations."				
A. Please print. Last name First name  Rosenberg Røbert	м.i. D.	3. Title		
C. Signature Met Dilyrenberg		Director, Facilities & Services  D. Date of signature  MO. DAY YR.		
		Page 1 of		

Sec. VI - Generator Status	EPA ID NO.			
A. 1991 RCRA generator status Instruction page 7 (CHECK ONE BOX BELOW)	B. Reason for not generating Page 9 (CHECK ALL THAT APPLY)			
1 LQG 2 SQG (SKIP TO SEC. VII) 3 CESQG 4 Non generator (CONTINUE TO BOX B)	Never generated     Out of business     Only excluded or delisted     waste	☐ 4 Only non-hazardous waste ☐ 5 Periodic or occasional generator ☐ 6 Waste minimization activity ☐ 7 Other (SPECIFY COMMENTS IN BOX BELOW)		
Sec. VII - On-Site Waste Management Status				
RCRA permitted or interim status storage     Instruction page 10	RCRA permitted or interim status treatment, disposal, or recycling     Page 10	C. RCRA-exempt treatment, disposal, or recycling Page 11		
Sec. VIII - Waste Minimization Activity during 1990 or 1991				
Did this site begin or expand a <u>source</u> <u>reduction</u> activity during 1990 or 1991?     Instruction page 11	B. Did this site begin or expand a recycling activity during 1990 or 1991 Page 12	C. Did this site systematically investigate opportunities     for source reduction or recycling during 1990 or 1991?     Page 12		
☐ 1 Yes ☐ 2 No	☐ 1 Yes ☐ 2 No	☐ 1 Yes ☐ 2 No		
D. Did any of the factors listed below delay or limit this site's ability to initiate new or additional <u>source reduction</u> activities in 1990 or 1991?  Page 12  (CHECK YES OR NO FOR EACH ITEM)				
Yes       No         □1       □2       a.       Insufficient capital to install new source reduction equipment or implement new source reduction practices         □1       □2       b.       Lack of technical information on source reduction techniques applicable to the specific production processes         □1       □2       c.       Source reduction is not economically feasible: cost savings in waste management or production will not recover the capital investment         □1       □2       d.       Concern that product quality may decline as a result of source reduction         □1       □2       e.       Technical limitations of the production processes         □1       □2       f.       Permitting burdens         □1       □2       g.       Source reduction previously implemented – additional reduction does not appear to be technically feasible				
1 2 h. Source reduction previously implemented - additional reduction does not appear to be economically feasible 1 2 i. Source reduction previously implemented - additional reduction does not appear to be feasible due to permitting requirements 1 2 j. Other (SPECIFY COMMENTS IN BOX BELOW)				
E. Did any of the factors listed below delay or limit this site's ability to initiate new or additional on-site or off-site recycling activities during 1990 or 1991?  Page 12				
(CHECK YES OR NO FOR EACH ITEM)	Van Na	•		
Yes No ☐1 ☐ 2 a. Insufficient capital to install no		h. Technical limitations of production processes inhibit		
or implement new recycling p	on recycling techniques 1 2	on-site recycling i. Permitting burdens inhibit recycling		
applicable to this site's specif	feasible: cost savings in 1 2	j. Lack of permitted off-site recycling facilities k. Unable to identify a market for recyclable materials l. Recycling previously implemented – additional		
☐1 ☐ 2 d. Concern that product quality	may decline as a result 1 2	recycling does not appear to be technically feasible m. Recycling previously implemented – additional		
• • • • • • • • • • • • • • • • • • •	stes inhibit shipments off	n. Recycling previously implemented - additional		
site for recycling  1 2 f. Financial liability provisions in	·	recycling does not appear to be feasible due to permitting requirements		
recycling  1 2 g. Technical limitations of produshipments off site for recyclin	•	a. Other (SPECIFY COMMENTS IN BOX BELOW)		
Comments:				
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